PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference						
Case 21413	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
International application No. PCT/EP 03/10296	International filing date (day/m 16.09.2003	onth/year) Priority date (day/month/year) 27.09.2002				
International Patent Classification (IPC) or bo C12P17/12	th national classification and IP					
Applicant DSM IP ASSETS B.V. et al.						
. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.						
. This REPORT consists of a total of 6 sheets, including this cover sheet.						
been aniended and are the b	been amended and are the basis for this report and/or sheets containing rectifications made before this Authority					
	(see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.					
This report contains indications relations.	ating to the following items:					
l ⊠ Basis of the opinion	•					
II Priority						
	ninion with regard to novelty	, inventive step and industrial applicability				
IV ☐ Lack of unity of invention		, inventive step and industrial applicability				
V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement						
VI 🔲 Certain documents cited	· E					
VII Certain defects in the in	VII Certain defects in the international application					
VIII □ Certain observations on	the international application					
Date of submission of the demand		of completion of this report				
16.10.2003	25.0	6.2004				
Name and mailing address of the international preliminary examining authority:	Autho	prized Officer				
European Patent Office - P.B. 5 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 6	i lyan	de Kamp, M				
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/EP 03/10296

l. Basis of the	report
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 With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	1	Description, Pages	
	7	1-12	as originally filed
	(Claims, Numbers	
	1	-7	as originally filed
	D	Prawings, Sheets	
	1.	И	as originally filed
;	Sequ	uence listing part of	the description, pages:
		s originally filed	
2			guage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.
	Ti	nese elements were a	available or furnished to this Authority in the following language:
	Ц	the language of a t	ranslation furnished for the purposes of the international course (vertical)
		3 3 Pu	blication of the international application (under Pule 49 0/h)
		Rule 55.2 and/or 5	ranslation furnished for the purposes of international preliminary examination (under 5.3).
3	. Wi int	ith regard to any nuc ernational preliminary	leotide and/or amino acid sequence disclosed in the international application, the vexamination was carried out on the basis of the sequence listing:
	\boxtimes	contained in the int	ernational application in written form.
		filed together with the	he international application in computer readable form
		furnished subseque	ently to this Authority in written form.
		furnished subseque	intly to this Authority in computer readable form
	_	in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure
		The statement that i listing has been furn	the information recorded in computer readable form is identical to the written sequence ished.
4.	The	amendments have r	esulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

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International application No.

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5. 🏻	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).			
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to thi			

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims
No: Claims

Inventive step (IS)

Yes: Claims
1-7
No: Claims

Industrial applicability (IA)

Yes: Claims
1-7
No: Claims
1-7
No: Claims

2. Citations and explanations

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

The examination is being carried out on the following application documents:

Text for the Contracting States:

AL AT BE BG CH CY CZ DE DK EE ES FI FR GB GR HU IE IT LI LT LU LV MC MK NL PL PT RO SE SI SK TR

Description, pages:

1-12

as originally filed

Claims, No.:

1-7

as originally filed

Drawings, sheets:

1/1

as originally filed

Sequence Listing, pages:

1

as originally filed

2.1 CITATIONS

Reference is made to the following document:

D1: TAZOE M ET AL: 'Production of vitamin B6 in Rhizobium', BIOSCIENCE BIOTECHNOLOGY BIOCHEMISTRY, vol. 63, no. 8, August 1999 (1999-08), pages 1378-1382

2.2 NOVELTY (Art. 33(2) PCT)

2.2.1 D1 is regarded as being the most relevant state of the art with respect to the subject-matter of independent claims 1 and 6, disclosing a microorganism of the genus Sinorhizobium (or Rhizobium) which produces vitamin B6, in particular S. meliloti IFO 14782, as well as its use in a process for producing vitamin B6. The subject-matter of claims 1 and 6 differs from D1 in that a

mutant of said strain is claimed having a recombinant plasmid harbouring the pyridoxol 5'-phosphate synthase-encoding pdxJ gene, and which mutant

Hence, the present application satisfies the criterion set forth in Article 33(2) 2.2.2 PCT because the subject-matter of claims 1-7 is new in respect of the prior art as defined in the regulations (Rule 64(1)-(3) PCT), particularly in view of D1.

strain has acquired histidine requirement and/or glycine resistance.

2.3 INVENTIVE STEP (Art. 33(3) PCT)

- 2.3.1 Document D1 is also considered to represent the closest prior art with respect to evaluating inventive step of claims 1 and 6.
- 2.3.2 The problem to be solved by the subject matter of claims 1 and 6 is to provide microorganisms and processes for improved production of vitamin B6. The solution would be a mutant of a recombinant strain of the genus Sinorhizobium having a plasmid containing a pdxJ gene (encoding pyridoxine 5'-phosphate synthase), said mutant strain having acquired histidine requirement and/or glycine resistance, as well as a process for producing vitamin B6 comprising cultivating said strain, with the effect of increasing the production of vitamin B6 (cf. Table 1 on page 12 of the description).
- 2.3.3 This solution can be considered as involving an inventive step (Article 33(3) PCT) for the reason that, although D1 states that Sinorhizobium meliloti IFO 14782 as highest vitamin B6 producer amongst a number of tested strains would be good starting material for further improvement of its vitamin productivity by classical mutagenesis as well as genetic engineering in the future (cf. D1 page 1381 right-hand column line 21-26), no incentive is given (neither in D1 or in any other document found in the prior art) as to what or which mutations, effected either via genetic engineering and classical mutagenesis, should or would result in higher vitamin B6 production.
- 2.3.4 The present application does therefore satisfy the criterion set forth in Article 33(3) PCT and the subject-matter of claims 1-7 does involve an inventive

step (Rule 65(1)(2) PCT).

2.4 INDUSTRIAL APPLICABILITY (Art. 33(4) PCT)

2.4.1 The subject-matter of **claims 1-7** satisfies the criterion set forth in Art. 33(4) PCT in conjunction with Rule 5(vi) PCT with respect to industrial applicability.